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§19–129.

- (a) Notwithstanding the fact that a merger or consolidation may limit free economic competition, the Commission may approve the merger or consolidation of 2 or more hospitals if the merger or consolidation:
- (1) Is not inconsistent with the State health plan or any institution-specific plan;
- (2) Will result in the delivery of more efficient and effective hospital services; and
 - (3) Is in the public interest.
- (b) Notwithstanding the fact that a merger or consolidation or the joint ownership and operation of major medical equipment may limit free economic competition, a hospital may engage in a merger or consolidation or the joint ownership of major medical equipment that has been approved by the Commission under this section.

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